

Evan L. Lipton
Partner
Direct (212) 655-3517
Fax (212) 655-3535
ell@msf-law.com

August 9, 2019

By ECF

Hon. Allyne R. Ross United States District Court Judge Eastern District of New York 271 Cadman Plaza East Brooklyn, NY 11201 Splication granted.

S/Allyne R., Ross

Re: United States v. Yehuda Belsky, 18 Cr. 504 (ARR)

Dear Judge Ross:

I write on behalf of Yehuda Belsky, with the consent of the government (A.U.S.A. Sarah Rocha) and pretrial services (Officer Ramel Moore) to request the temporary modification of Mr. Belsky's conditions of pretrial release to permit him to travel to Niagara Falls, New York, from Tuesday, August 13 through Thursday, August 15, 2019. If this application is approved, Mr. Belsky will submit a precise itinerary to pretrial services prior to the proposed travel.

Thank you for consideration. I am available to provide any additional information you may require.

Respectfully yours,

/s/ ELL Evan L. Lipton

Cc: Sarah Wilson-Rocha

Assistant United States Attorney

Ramel Moore United States Pretrial Services Officer

(by ECF and Email)